	Case 2:23-cv-04120-AB-RAO	Document 25 #:110		Page 1 of 3	Page ID						
1	M. Anderson Berry (SBN 262879) Gregory Haroutunian (SBN 330263)										
2	Brandon P. Jack (SBN 325584 CLAYEO C. ARNOLD										
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8	Justin Walker, Esq. (Pro Hac MARKOVITS, STOCK & I	DEMARCO, I	LC								
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11	jwalker@msdlegal.com										
12	Attorneys for Plaintiff										
13	UNITED STATES DISTRICT COURT										
14 15	FOR THE CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION										
16	MFOLOZI DLAMINI, individual on behalf of all others similarly	•	Case No. 2:23-cv-0	4120-AB-RAO							
17	Plaintiff,		STIPULATION	OF VOLUN'	ΓARY						
18	V.	I	DISMISSAL WI	TH PREJUD	OICE						
19	PUMA BIOTECHNOLOGY,	INC.,									
20	Defendant.										
21											
22											
23		- 1 -									

1	Pursuant to Federal Rules of Civil Procedure Rule 41(a)(1)(A)(ii), the parties						
2	hereby stipulate to dismissal of the above-captioned action entitled <i>Mfolozi Dlamini</i>						
3	v. Puma Biotechnology, Inc., Case No. 2:23-cv-04120-AB-RAO, with prejudice.						
4							
5	All parties shall bear their own respective costs.						
6	DATED: September 21, 2023 CLAYEO C. ARNOLD A PROFESSIONAL CORPORATION						
7	By: /s/ M. Anderson Berry						
8	M. Anderson Berry (262879)						
9	Gregory Haroutunian (330263) Brandon P. Jack (3225584)						
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14	Justin Walker (Pro Hac Vice)						
15	MARKOVITS, STOCK & DEMARCO, LLC						
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17	Cincinnati, Ohio 45202 Telephone: (513) 651-3700						
18	Facsimile: (513) 665- 0219 jwalker@msdlegal.com						
19	Attorneys for Plaintiff						
20	DATED: September 21, 2023 MULLEN COUGHLIN LLC						
21	By: /s/ James M. Monagle						
22	James F. Monagle 309 Fellowship Rd., Suite 200						
23	Mt. Laurel, NJ 08054						

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1 2	Telephone: (267) 930-1529 Facsimile: (267) 930-4771 jmonagle@mullenlaw.com									
3		Attorna	eys for Defendan	t Puma						
4			nology, Inc.	i, i uma						
5										
6										
7										
8										
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10										
11										
12	Certification of Compliance with C.D. Cal. L.R. 5-4.3.4									
13	I hereby certify that pursuant to C.D. Cal. L.R. 5-4.3.4, I have obtained the									
14	authorization from the above signatory representing Defendant to file the above-									
15	referenced document, and the above signatory concurs in the filing's content.									
16	DATED: September 21, 2023									
17		<u>/</u>	<u>s/ M. Anderson I</u> M. Anderson I							
18				J						
19										
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21										
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23		- 3 -								